advantage available by combining their teachings beyond the sounding of an alarm when the pager and cell phone are separated beyond a permissible distance.

For the foregoing reasons, reconsideration and withdrawal of the section 103 rejection is respectfully requested.

INFORMATION DISCLOSURE STATEMENT

Applicant wishes to call to the attention of the Examiner, as prior art, Chinese Patent Application No. 98106704 filed March 2, 1998.

No English translation of the Chinese patent application is available. A copy of an English language abstract is enclosed, as is a completed form PTO/SB/08A. A cover letter authorizing a deposit account charge for the fee under 37 C.F.R. 1.17(p) is also included.

The Abstract reads as follows:

"A split-type anti-radiation mobile telephone set is composed of a forward unit and a handset. Said forward unit consists of a battery, casing, circuits and transmitter with antenna. Said handset consists of battery, shell, circuits receiving antenna, key pad, display screen, microphone and earphone. They are connected to each other via wires or micropower wireless communication to make the transmitting antenna far from brain."

As can be seen from the Abstract and drawings, the cell phone of the Chinese application is superficially similar to the one of the present invention insofar as it discloses a cell phone which can be split into two separate units, i.e., a forward unit which handles high power transmission functions and is intended to be

positioned remote from where transmission radiation may harm the user, and a handset which is intended to be operated by the user.

Unlike Applicant's invention wherein the first unit can be used independently of the second unit and has "means for wireless communication with a further telecommunications network or with a telecommunication station", the Chinese application requires both the presence of both the handset and forward unit in order to function as a communication device. The forward unit has a transmitter for transmitting over a telecommunications cellular telephone network, but no receiver for receiving over a telecommunications cellular telephone network as required by claims 1 and 12.

Nor is there any teaching which would suggest that the disclosure of the Chinese application be combined with those of the above discussed references to arrive at the invention, nor any teaching which would enable the disclosure of the Chinese application to be combined with those of the above discussed references to arrive at the invention.

In view of the foregoing, it is respectfully submitted that the application is now in condition for allowance. Early and favorable action is earnestly solicited.

Respectfully Submitted,

Howard F. Mandelbaum

Registration No. 27,519

Attorney for Applicant

HFM: cnt enc.

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PTO/SB/08A (08-03) Approved for use through 07/31/2006. OMB 0651-0031

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Complete if Known			
Application Number	10/088,371		
Filing Date	12/02/2002		
First Named Inventor	Zanzi		
Art Unit	2683		
Examiner Name	Tran		
Attorney Docket Number	METR0410US		

	U. S. PATENT DOCUMENTS				
Examiner Initials*	Cite No.1	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
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FOREIGN PATENT DOCUMENTS						
Examiner Initials*	Cite No.1	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	
		Country Code ³ Number ⁴ Kind Code ⁵ (if known)	MM-DD-YYYY		Or Relevant Figures Appear	T ⁶
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Examiner Signature	Date Considered	

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This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any commentation of the USPTO. Time will vary depending upon the individual case. on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND** TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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